## UNITED STATES DISTRICT COURT

for the

Southern District of Indiana

|  | United States of America   |                           | ,    |   |
|--|--|---------------------------|------|---|
|  | V.   |                           | )    |   |
|  | Robbie L. Burris<br>a/k/a "Country Guy"  |                           | )    | Case No: 2:10CR00026-009                                    |
|  | ,,   |                           | )    | USM No: 09854-028   |
| Date of Original   |  | 04/30/2012                | )    | Coro Vornor   |
|  | s Amended Judgment:  |                           | )    | Sara Varner  Defendant's Attorney                           |
| (Ose Buile of Busins   | inenaea vaagmeni g 1219)   |                           |      | 2 Genaam v. Inv.ney   |
| ORDER REGARDING MOTION FOR SENTENCE REDUCTION PURSUANT TO 18 U.S.C. § 3582(c)(2)   |  |                           |      |   |
| 1 CRSCATO 10 C.S.C. § 3502(C)(2)   |  |                           |      |   |
| Upon motion of  the defendant the Director of the Bureau of Prisons the court under 18 U.S.C. § 3582(c)(2) for a reduction in the term of imprisonment imposed based on a guideline sentencing range that has subsequently been lowered and made retroactive by the United States Sentencing Commission pursuant to 28 U.S.C. § 994(u), and having considered such motion, and taking into account the policy statement set forth at USSG §1B1.10 and the sentencing factors set forth in 18 U.S.C. § 3553(a), to the extent that they are applicable, |  |                           |      |   |
| IT IS ORDERI   | ED that the motion is:   |                           |      |   |
| DEN  |  | nd the defendant's        | pr   | reviously imposed sentence of imprisonment (as reflected in |
| the last judgment is   | ssued) of <u>144</u>   | mo                        | nth  | hs <b>is reduced to</b> 109 months                          |
|  | (Comp  | olete Parts I and II of I | Pag  | ge 2 when motion is granted)                                |
| The previous term of imprisonment imposed was more than the guideline range applicable to the defendant at the time of sentencing as a result of a binding plea agreement, and the reduced sentence is comparably more than the amended guideline range.   |  |                           |      |   |
| A CERTIFIED TRUE C Laura A. Briggs, Clerk U.S. District Court Southern District of Indiana By Deputy   | in Carrier to the Car |                           |      |   |
| 1  | wise provided, all provision   | ons of the judgmen        | nt d | dated04/30/2012 shall remain in effect.                     |
| IT IS SO ORD   | ERED.  |                           |      | William & Lauren  |
| Order Date:  | October 30, 2018   |                           | (    | William Thouse  |
| Oruci Date.  | ·  | ·                         |      | Judge's signature   |
|  |  |                           |      | - 5   |
| Effective Date:  | //C 1/CC   |                           |      | for Honorable Jane Magnus-Stinson, Chief Judge              |
|  | (if different from order date)   |                           |      | Printed name and title                                      |